UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND GREENBELT DIVISION

In re:										- :	
Jordan, Tracey L. Debtor.							: : :	Case No Chapter 13			
										:	
							CI	u a dte	ER 13 PL	ΔNI	
				⊘ Or	iginal Pla	n	<u>5.</u>		ended Pl		☐ Modified Plan
apply	Debto	r pro ach d	poses t of 1.1, 1	.2, and 1	ing Chapte	If a box	is mai	rked a	s "does		clarations (mark <u>one</u> of the following boxes that ." or if more than one box is marked in each
This I	1.1 Plan:		does r	not conta	Nonstand in nonstar andard pro	ndard prov	isions.	n Secti	on 9 belo	ow.	
This I	1.2 Plan:	Dec	does r limits t	not limit t he amou	Limiting Some amound int of a second to the contract of a second to the contract of the contra	t of a secu	ıred cla		ne value d	of the o	collateral securing the claim as set out in
This I	1.3 Plan:		does	not avoid	Avoiding a security interest	interest o	r lien.		ction 5.1	throug	gh 5.4 below.
		d rea	d this p	an caref	-	scuss it w	ith your	attorn	ey if you	have o	one in this bankruptcy case. If you do not have an
	Your	right	s may l					-	e reduce	ed, mo	dified, or eliminated. The declarations set out in
	confi Bank	rmat crupt	ion at le cy Cour	east 7 da t. The C	ys before to	the date s confirm thi	et for th is Plan	ne hea withou	ring on co	onfirma notice	an, you or your attorney must file an objection to ation, unless otherwise ordered by the if no objection to confirmation is filed. See claim in order to be paid under the Plan.
	This	form	lists op		t may be a						cases. Just because an option is listed on the cal rules and Court rulings may not be confirmed.
	Debto	r's fu		•	e submitte r 3.3 and/o		•				Trustee, and the Debtor will pay as follows (mark plicable):
V	3.1	Eve \$290		thly Pay _per mo	ments.	erm of	60)	_months	S.	
OR	3.2	Var	vina M	onthly 5	ayments.						
	J.2	v al	y 11 19 191	per mo	-	•	r	nonth(s),		
				_ _per mo	nth for			nonth(-		
				 per mo	nth for		r	nonth(s),		

Debtor 1		Tracey L. Jordan		Case number (if known)					
OR	for a	total term of	months.						
				rmation. (use Section 4.6.1 below to list the adequate protection per month after confirmation of this plan, for a total term of					
AND	OR								
	3.4 In ad	Additional Payments dition to monthly Plan p		above, the Debtor will make the payments listed below:					
Amo	<u>unt</u>	<u>Date</u>	Source of Payment						
	The I filing Debte if any not a numb	the returns (and must ti or will pay into the Plan ') for each of the listed y credit against, the othe	rustee with copies of state and imely file the returns on or befor the amount of refunds exceedir years unless otherwise ordered or payments required to be paid	federal tax returns for the years listed below within 15 days of e April 15 of each year). Not later than June 1 of each year, the g (the amount already pro rated on Schedule I, by the Court. The tax refund payments are in addition to, and under the Plan. The Debtor will not make any change to the claimed as of the petition date without 30 days prior notice to					
	This	This commitment covers tax years (list):							
4. From		RIBUTION OF PLAN F ayments made, the Tru	PAYMENTS. stee will make distributions in th	e order listed below:					
	4.1 The	Trustee's Commission	on. allowed Trustee commission un	der 11 U.S.C. § 1326(b)(2).					
	Next Debt	or's Counsel fee balanc	rovided in Section 4.3 below, are	e administrative claims under 11 U.S.C. § 507(a)(2), including nd payable pursuant to a fee arrangement made under cruptcy Rules.					
	Next 11 U follow	4.3 Domestic Support Obligations and Non-Appendix F Attorney Fees. Next to be paid, at the same time and pro rata, are allowed unsecured claims for: (i) domestic support obligations under 11 U.S.C. § 507(a)(1); and (ii) any Debtor's Counsel fee allowed under 11 U.S.C. § 507(a)(2) by Bankruptcy Court order following an application pursuant to a fee arrangement under Section 7 of Appendix F to the Local Bankruptcy Rules. Debtor's Counsel fee balance to be paid through the Plan is expected to be in the amount of							
	Next	Former Chapter 7 Tro to be paid are any clain nent:	ns payable to the former Chapte	er 7 Trustee under 11 U.S.C. § 1326(b)(3). List the monthly					
		Priority Claims. to be paid are other pri	ority claims defined by 11 U.S.C	. § 507(a)(3) - (10). List the expected claims below:					
Prior	itv Cre	ditor	. Expected	Claim Amount					

4.6 Secured Claims.

Next to be paid, at the same time and pro rata with payments on priority claims under Section 4.5 above, are secured claims as set forth below. The holder of an allowed secured claim retains its lien under 11 U.S.C. § 1325(a)(5)(B)(i). Any allowed secured claim listed in the Plan to be paid by the Trustee will be deemed provided for under the Plan. Any allowed secured claim not listed in the Plan to be paid by the Trustee, or not stated to be paid outside of or otherwise addressed in the Plan, will be deemed not provided for under the Plan and will not be discharged.

Debtor 1	Tracey L. Jordan		Case nur	nber (if kno	own)		
	4.6.1. Adequate Protection Pay Beginning not later than 30 days a adequate protection payments for Claims Listed Below ☐ (mark on 4.6.3. Make sure to list the amound 4 digits only of the account number	fter the petition date and until claims secured by or subject telebox only). After confirmation of the monthly payment the	the Plan is on to a lease of an of the Plan Debtor will pa	onfirmed, personal , the clair ay before	the Debtor will property for: None will be paid u	directly pa one ☑ o nder Sec	ay r the tion
Lessor/Lien	<u>hholder</u> <u>Pro</u>	operty/Collateral	<u>Ac</u>	ct. No. (la	ast 4 numbers)	Monthly	/ Payment
	4.6.2. Pre-petition Arrears on S Pre-petition arrears on secured cladirectly pays post-petition payment Claims Listed Below ✓ (mark on Principal Residence ✓ and/or On the Principal Residence ✓ and/or On the Principal Residence	aims will be paid through the P ts beginning with the first payn \underline{e} box only). The claims listed	nent due afte	er filing the	e petition for: No	one 🔲 o	r the
Lienholder	Collat	teral	Arı	rears	Monthly Payme	nt No.	of Months
ARREARS	- SHELLPOINT MORTGAG 1806	Ironton Drive	\$11	,360.60	\$231.85 av	g.	49
	4.6.3. Secured Claims Paid Thr The following secured claims will b Claims Listed Below ☑ (mark on: 5.1 through 5.5 below. Make sure	e paid through the Plan in eque box only). Such secured cla	aims include				tions
Lienholder ,	/ Collateral		Amount	% Rate	Monthly Paym	ent No.	of Months
Aspen Nati Timeshare	ional Collections		\$1,339.40	0.00%	\$27.33 a	ıvg.	49
	4.6.4. Surrender Collateral to the The Debtor will surrender collateral Describe the collateral securing the general unsecured creditors. Unlet for an unsecured deficiency after ean unsecured deficiency claim for entry of the confirmation order; (b) property shall be filed within confirmation, the automatic stay of listed:	al to the lienholder for: None be claim. Any allowed claim for ess the Court orders otherwise entry of the confirmation order real property shall be filed with the amended proof of claim a days (no less than 60	r an unsecure, a claimant as follows: (hin secrting an udays) after 6	ed deficie may ame (a) the am days unsecured entry of th	ncy will be paid nd a timely filed nended proof of (no less than 1 d deficiency clair e confirmation of	pro rata v proof of o claim ass 80 days) m for pers order. Up	with claim serting after sonal on plan
Lienholder		Collateral to be Surreno	dered				
	4.6.5. Secured Claims Outside of the Plan. The Debtor will directly pay the secured claims outside of the Plan for: None ☐ or the Claims Listed Below ☑ (mark one box only). Such claims are deemed provided for under the Plan. The Debtor will also directly pay outside of the Plan the unsecured portion of a claim that is only partially secured, and any such unsecured claim is deemed provided for under the Plan:						
Lienholder		Collateral to Be Paid for	r Outside of	the Plan			
GM FINAN	CIAL	2014 Lexus ES (appro	x. 85,000 m	iles)			
SN Servici	ng Corporation	1806 Ironton Drive					
	4.6.6. Secured Claim Not Listed	d in the Plan.					

The Debtor will directly pay any allowed secured claim not listed in the Plan outside of the Plan. Any such claim will not be discharged.

4.6.7. Additional Payments on Secured Claims.

If the Trustee is holding more funds than those needed to make the payments under the Plan for any month, the Trustee may pay amounts larger than those listed in Sections 4.6.2 and 4.6.3 pro rata.

Debtor 1	Tracey L.	Jordan		Case number (if known)			
Afte	Unsecured r payment of box only):		he remaining funds will be p	aid on allowed general unsecured claims as follows (mark			
	¶ Pro Rata ☐ 100%		☐ 100% Plus	% Interest.			
If th	ere is more th	an one class of ι	insecured claims, list each o	lass and how it is to be treated:			
Class of L	Class of Unsecured Creditors Treatment						
Secured of determine provided in	5. THE AMOUNT AND VALUATION OF CLAIMS. Secured creditors holding claims treated under Section 5 retain their liens until the earlier of: the payment of the underlying debt determined under nonbankruptcy law; or discharge under 11 U.S.C. § 1328; or, if the Debtor cannot receive a discharge as provided in 11 U.S.C. § 1328(f), the notice of Plan completion. If the case is dismissed or converted without completion of the Plan, liens shall also be retained by the holders to the extent recognized under applicable nonbankruptcy law.						

5.1. Valuing a Claim or Avoiding a Lien under 11 U.S.C. § 506 Through the Plan.

The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 506 through the Plan for: None or or the Claims Listed Below (mark one box only). The claims listed below include: Claims Secured by the Debtor's Principal Residence and/or Other Property . Make sure to list the value of the collateral proposed to be paid through the Plan plus any interest below and in Section 4.6.3 above, as appropriate. Separately file: evidence of the collateral's value; the existence of any superior lien; the exemption claimed; and the name, address, and nature of ownership of any non-debtor owner of the property. If the lienholder has not filed a proof of claim, also separately file evidence of the amount of the debt secured by the collateral. The amount and interest rate of the claim is set as listed below or by superseding Court order. A proof of claim must be filed before the Trustee makes payments. Any undersecured portion of such claim shall be treated as unsecured.

Lienholder / Collateral

Value % Rate Monthly Payment No. of Months

5.2. Valuing a Claim or Avoiding a Lien Under 11 U.S.C. § 506 by Separate Motion or an Adversary Proceeding. The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 506 by separate motion or an adversary proceeding for: *None* ✓ or the *Claims Listed Below* ☐ (mark one box only). The amount and interest rate of the claim will be set by Court order. Make sure to list the value of the collateral proposed to be paid through the plan plus any interest as determined by the Court in Section 4.6.3 above, as appropriate. A proof of claim must be filed before the Trustee makes payments. Any undersecured portion of such claim shall be treated as unsecured.

Lienholder Collateral

5.3. Valuing a Claim or Avoiding a Lien Under 11 U.S.C. § 522(f)* Through the Plan.

The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 522(f)* through the Plan for: None ☑ or the Claims Listed Below ☐ (mark one box only). Make sure to list the value of the collateral proposed to be paid through the Plan plus any interest below and in Section 4.6.3. above, as appropriate. Separately file: evidence of the collateral's value; the existence of any superior lien; the exemption claimed; and the name, address, and nature of ownership of any non-debtor owner of the property. If the lienholder has not filed a proof of claim, also separately file evidence of the amount of the debt secured by the collateral. The amount and interest rate of the claim is set as listed below or by superseding Court order. A proof of claim must be filed before the Trustee makes payments. Any undersecured portion of such claim shall be treated as unsecured.

Lienholder / Collateral

^{*} Under 11 U.S.C. § 522(f) the Debtor may avoid a lien to the extent it impairs an exemption if the lien is a judicial lien or a nonpossessory, non-purchase money security interest in certain property.

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Debtor 1	Tracey L. Jordan	Case number (if known)		
No. Co. det	e Debtor seeks to value a claim or avone of or the Claims Listed Below urt order. Make sure to list the value ermined by the Court in Section 4.6.3	Lien Under 11 U.S.C. § 522(f)* by Separate Motion or an oid a lien under 11 U.S.C. § 522(f)* by separate motion or a (mark one box only). The amount and interest rate of the of the collateral proposed to be paid through the Plan plus above, as appropriate. A proof of claim must be filed before such claim shall be treated as unsecured.	adversary procee claim will be set any interest as	ding for: by
Lienholde	<u>er</u>	Collateral		
	1 U.S.C. § 522(f) the Debtor may avo	oid a lien to the extent it impairs an exemption if the lien is a \prime interest in certain property.	judicial lien or a	
No. the esta	e Debtor will pay through the Plan the ne of or the Claims Listed Below Plan plus any interest below and in Sablished by the lienholder's proof of c	C. § 506**. If following claims excluded from 11 U.S.C. § 506** in full plue (mark one box only). Make sure to list the amount proposection 4.6.3. above, as appropriate. The amount of each claim or Court order. The interest rate of the claim is set as im must be filed before the Trustee makes payments.	ed to be paid thr claim to be paid v	ough vill be
Lienholde	er / Collateral	Amount to Be Paid % Rate Montl	nly Payment No.	of Months
debt incu the perso period pro 6. API Payments portion of	rred within the 910-day period precedural use of the Debtor, or the collateral eceding the petition date. PLICATION OF PAYMENTS ON ACC made by the Chapter 13 Trustee on	ride claims where the lienholder has a purchase money section of the petition date, and the collateral consists of a motor all consists of any other thing of value if the debt was incurred COUNT OF SECURED CLAIMS. In account of arrearages on pre-petition secured claims may rrears, so that upon completion of all payments under the Proceedings of the process of the completion of all payments under the Process of the completion of all payments under the Process of the completion of all payments under the Process of the completion of the completion of the control of the co	vehicle acquired ed during the 1-yo be applied only t	for ear
Any unex assumed such prop <i>Listed Be</i>	in the Plan, is deemed rejected and to perty. The following executory contract	XPIRED LEASES. broperty that has not previously been assumed during the country that has not previously been assumed during the country that has not previously been assumed during the country that has not previously been assumed or rejected for: If aim for rejection damages must be filed within 60 days from	ninated with responder. None ☑ or the C	laims
Lessor or	Contract Holder	Subject of Lease or Contract	Assumed	Rejected
Title to the		ATE. Debtor when the Debtor is granted a discharge pursuant to by ided in 11 U.S.C. § 1328(f), upon notice of Plan completion		
Any non-	N-STANDARD PROVISIONS. standard provision placed elsewhere low ☐ (mark one box only).	in the Plan is void. Any and all non-standard provisions are	e: <i>None</i> 🗹 or	
Non-Stan	dard Plan Provisions			

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08/23/2019 03:50:25pm

Debtor 1	Tracey L. Jordan	Case number (if known)				
10. SIGN	IATURES.					
The Debtor	r's signature below certifies that the Plan pro	ovisions above are all the terms proposed by the Debtor, and the Debtor				
		nature below of the Debtor and Debtor's Counsel, if any, also certifies that				
the Plan co	ontains no non-standard provision other than	n those set out in Section 9 above.				
Date: Augu	ust 23, 2019	/s/ Tracey L. Jordan				
		Tracey L. Jordan, Debtor				
/s/ Arlene	A. Smith-Scott					
Arlene A. S	Smith-Scott, Attorney for Debtor	Joint Debtor				
State Bar N	lo. 18374					
Strategic La	aw Group, LLC					
2905 Mitch	ellville Road					
Suite 110						
Bowie, Mar	yland 20716					

Phone: (240) 286-8988 Fax: (240) 366-5727 Strategiclaw1@gmail.com

UNITED STATES BANKRUPTCY COURT DISTRICT OF MARYLAND GREENBELT DIVISION

IN RE:	Tracey L. Jordan	Debtor	CA	SE NO.		
		Joint Debtor	CH/	APTER	13	
		CERTIFIC	CATE OF SERVICE			
attachmer	nts, was served on each				er 13 Plan, with any envelope properly addressed,	
		Isl Arlene A. Smith-Scott Arlene A. Smith-Scott Bar ID:18374 Strategic Law Group, L 2905 Mitchellville Road Suite 110 Bowie, Maryland 20716 (240) 286-8988	LC			
MORTGA xxxx-xxxx P. O. BOX		P. O. BOX	DER CONSUMER USA (105255 , GA 30348		Tracey L. Jordan 1806 Ironton Drive Oxon Hill, MD 20745	
xxxxx-xxx P. O. Box		xxxx-xxxx P. O. BOX		ING		
GM FINA xxxx-xxxx P. O. BOX ARLINGT	(-	SN Servic xxxx-xxxx- 323 5th St Eureka, C	reet			

NAVIENT xxxx-xxxx-2558 P. O. BOX 9655 WILKES BARRE, PA 18773 The CBE Group xxxx-xxxx-8639 P. O. Box 2217

Waterloo, IA 50704-2217